IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

| UNITED STATES OF AMERICA |) | |
|--------------------------|---------------------------------------|----------------------|
| | , , , , , , , , , , , , , , , , , , , | No. 3:09-cr-00240-25 |
| v. |) | |
| ANTHONY JOHNSON |) | Judge Nixon |
| |) | _ |

ORDER

Pending before the Court is Defendant Anthony Johnson's Motion to Adopt Certain

Pretrial Motions ("Motion to Adopt"). (Doc. No. 1742.) Specifically, Mr. Johnson requests to
join the following motions filed Defendants Paul McQuiddy and Cecil Whitmon, III: Motion to

Permit Defense Attorneys to Choose Order of Presentation (Doc. No. 1701); Motion to Prevent

Jury from Knowing Defendants are in Custody, in Shackles, or Otherwise not at Liberty (Doc.

No. 1702); Motion to Exclude all 404(b) Proof (Doc. No. 1704); Motion to Require that the only

Evidence Presented come from the Witness Stand and to Prohibit Courtroom "Displays" (Doc.

No. 1705); Motion to Late File Proposed Jury Instructions and Proposed Verdict Form (Doc. No.

1707); and Motion to Review Anticipated Courtroom Security Measures (Doc. No. 1725). (Id.)

Additionally, Mr. Johnson requests to join Mr. Whitmon's Proposed Special Jury Instructions

(Doc. No. 1728). (Id.) All motions named in Mr. Johnson's Motion to Adopt are currently
pending before the Court.

The arguments made by Mr. McQuiddy and Mr. Whitmon in their motions and documents apply equally to Mr. Johnson. (*See* Doc. Nos. 1701–02; 1704–05; 1707; 1725; 1728.) Accordingly, the Court **GRANTS** the Motion to Adopt (Doc. No. 1742) with respect to the

above-named motions and documents filed by Mr. McQuiddy and Mr. Whitmon (Doc. Nos. 1701–02; 1704–05; 1707; 1725; 1728).

It is so ORDERED.

Entered this the 29 day of January, 2013.

JOHN T. NIXON, SENIOR JUDGE UNITED STATES DISTRICT COURT